BEFORE THE ETHICS COMMISSION FOR THE STATE OF TENNESSEE AT NASHVILLE

| Respondent. | IN RE: VERLIN SHORT, |
|--------------|----------------------|
| • | |
| | |
| No. 2008-34A | |

CONDITIONAL CLASS 2 ASSESSMENT ORDER

disclosure of interests statement ("Statement") as required by Tenn. Code Ann. §§ 8-50-501 - 8documentation in the file tending to show that Respondent had not filed a 2008 statement of Commission finds as follows: This matter came on to be heard by the Tennessee Ethics Commission ("Commission") by certified mail of an assessment for this failure to file, and that more than thirty-five (35) days had passed since Respondent had received 2008 at its regularly scheduled meeting, upon presentation from all of which the

FINDINGS OF FACT

- 2008. §§ 8-50-501 and 8-50-502. Petersburg in 2008, and was required to file a Statement, as required by Tenn. Code Ann. failure to file. In May, 2008, the Commission sent Mr. Short a warning letter regarding the Respondent, held a local public office as Alderman for the city of This Statement was due to be filed no later than January 31,
- 2 stated the Commission intended to consider, at its July 22, 2008 meeting, assessment of receipt requested, a show cause notice setting forth the factual basis of the violation, the Class 1 Assessment letter. On June 11, 2008, Mr. Short received by certified mail, return in an informal show cause proceeding at the meeting, either by appearing personally or place, and time of the meeting, and informed Mr. Short of his opportunity to participate maximum penalty, and the date a response to the letter had to be filed. The letter also by submitting a sworn statement and documents. Class 1 civil penalties for failure to timely file a Statement. The letter set forth the date,
- ω 2008, the Commission found that Mr. Short had committed a class 1 offense by failing to Class 1 offense. file a statement on time, and that the maximum penalty of seven hundred fifty dollars Mr. Short did not respond to the notice. At its meeting of July 22,

order to this effect was issued on July 25, 2008. Mr. Short received the order by certified mail, return receipt requested, on July 29, 2008. (\$750) should be imposed pursuant to Tenn. Code Ann. § 3-6-205(a)(1). A conditional

- 4. Class 2 assessment letter. of receipt of an assessment letter. The assessment letter informed Mr. Short of the factual its November 24, 2008 meeting for failure to file a Statement within thirty-five (35) days return receipt requested, an assessment letter setting forth the Commission's intent to meeting, either by appearing personally or by submitting Short of his opportunity to participate in an informal show cause proceeding at the basis of the violation, the maximum penalty, and the date a response to the letter had to consider assessment of a Class 2 civil penalty up to ten thousand dollars (\$10,000) during The letter set forth the date, place, and time of the meeting, and informed Mr. On October 9, 2008, Mr. Short received by certified mail, a sworn statement and
- S Class 2 violation. Mr. Short failed to file his statement within thirty-five (35) days after provided by Tenn. Code Ann. § 3-6-205(a)(2). receipt by certified mail of an assessment letter, thus committing a Class 2 violation as

CONCLUSIONS OF LAW

previously imposed a conditional penalty of seven hundred fifty (\$750) dollars for failure to The Commission has previously found that Mr. Short had an obligation under the Act to file a Statement for 2008 before January 31, 2008, and failed to do so. The Commission

Mr. Short appears to be ignoring the Commission. More importantly, he is ignoring the General More than a year and a half has passed since the filing requirements of the Act became effective and notices to help persons required to file Statements to come into compliance with the Act. Statement to be significant. The Commission has taken steps through training, website postings, Statement with the Commission. The Commission considers Mr. Short' failure to file his 2008 appropriate in this case Assembly by not complying with the Act. The Commission finds that the maximum penalty is Although Mr. Short received notice of the previous order, he has still not filed his

five (35) days of receipt of an assessment letter. Tenn. Code Ann. § 3-6-205 (a)(2). Since the than ten thousand dollars (\$10,000) if a local public official fails to file a Statement within thirty hundred fifty (\$9,250) dollars timely, the Commission will impose the maximum amount of fine remaining, nine thousand two Commission has already assessed a fine of seven hundred fifty (\$750) dollars for failure to file The Act authorizes the Commission to administratively assess a civil penalty of not more

rights to a contested case hearing under the Uniform Administrative Procedures Act, Tenn. Code Respondent's failure to participate in the informal assessment process is without prejudice to his afforded an opportunity for a contested case hearing. Ann. §§ 4-5-101 - 4-5-325 This conditional assessment cannot become final until after Respondent has been Tenn. Code Ann. § 3-6-107(8).

ORDER

fifty dollars (\$ 9,250) is assessed against Mr. Verlin Short for failure to file a Statement. It is therefore ORDERED that a civil penalty in the amount of nine thousand two hundred

Commission and file it in the Commission's offices. It is further ORDERED that the Executive Director shall issue this order for the

Respondent, by either personal service, certified mail return receipt requested, or overnight delivery, a copy of this order, and notice of the following: It is further ORDERED that the Executive Director shall cause to be provided to the

hearing in a form that shall be set forth in the notice; and Respondent has the right to initiate a contested case proceeding by filing with the Commission, within thirty (30) days of this order, a written request for a contested case

basis for legal action to collect the civil penalty penalty, or a petition for a contested case hearing, the order cannot be appealed to Chancery Court, and will become a final personal judgment against him, and may form a That in the event of failure to timely file a petition to waive, reduce, or contest the

issuance. It is further ORDERED that this order shall not become final until thirty (30) days after

SO ORDERED

Issued this / day of Deen be , 2008.

Bruce A. Androphy, Executive Director

TENNESSEA